

## Books Received

ANTITRUST QUESTIONS AND ANSWERS. By Edwin S. Rockefeller. The Bureau of National Affairs, Inc., 1974. Pp. 683. \$18.50.

CONSUMERS IN TROUBLE: A STUDY OF DEBTORS IN DEFAULT. By David Caplovitz. Free Press, 1974. Pp. 352. \$10.95.

CRIMES AND VICTIMS—A REPORT ON THE DAYTON-SAN JOSE PILOT SURVEY OF VICTIMIZATION. U.S. Department of Justice, Law Enforcement Assistance Administration, National Criminal Justice Information and Statistics Service, 1974. Pp. 191.

CRIMINAL LAW—THEORY AND PROCESS. By Joseph Goldstein, Alan M. Derowitz, and Richard D. Swartz. Free Press, 1974. Pp. 1287. \$22.50.

DIVERSION—THE SEARCH FOR ALTERNATIVE FORMS OF PROSECUTION. By Raymond T. Nimmer. American Bar Foundation, 1974. Pp. 119.

HEARTBEAT AWAY, A. By Richard M. Cohen and Jules Witcover. Viking Press, 1974. Pp. 392. \$1.95.

HISTORY OF THE SUPREME COURT OF THE UNITED STATES; VOLUME V, THE TANEY PERIOD. By Carl B. Swisher. MacMillan, 1974. Pp. 1041.

IMPEACHMENT—THE CONSTITUTIONAL PROBLEMS. By Raoul Berger. Bantam Books, 1973. Pp. 400. \$2.25.

JOHN MARSHALL—A LIFE IN LAW. By Leonard Baker. MacMillan, 1974. Pp. 846. \$17.95.

JUDICIAL CRISES: THE SUPREME COURT IN A CHANGING AMERICA. Edited by Richard Funston. Halsted Press, 1974. Pp. 376. \$12.50.

LAW IN THE SCHOOL—A GUIDE FOR CALIFORNIA TEACHERS, PARENTS AND STUDENTS. By Evelle Younger. Patterson Smith, 1974. Pp. 87. \$2.00.

NEW ERA OF OCEAN POLITICS. By Ann L. Hollick and Robert E. Osgood. Johns Hopkins University Press, 1974. Pp. 131.

NOMINALISTIC PRINCIPLE, A LEGAL APPROACH TO INFLATION, DEFLATION, DEVALUATION AND REVALUATION, THE. By Eliyahu Hirschberg. Daf-Chen Printing Press, Jerusalem, Israel, 1971. Pp. 138.

OUR KINDLY PARENT—THE STATE. By Patrick T. Murphy. Viking Press, 1974. Pp. 180. \$8.95.

PERVERSIONS OF JUSTICE—THE PROSECUTION AND ACQUITTAL OF THE PANTHER. By Peter L. Zimroth. Viking Press, 1974. Pp. 423. \$12.95.

POLITICAL CRIMINAL—THE PROBLEM OF MORALITY AND CRIME, THE. By Stephen Schafer. Free Press, 1974. Pp. 179.

PROFESSIONAL FENCE, THE. By Carl B. Klockars. Free Press, 1974. Pp. 242. \$8.95.

SHREVEPORT PLAN: AN EXPERIMENT IN THE DELIVERY OF LEGAL SERVICES, THE. By F. Raymond Marks, Robert Paul Hallauer, and Richard R. Clifton. American Bar Foundation, 1974. Pp. 95. \$4.00.

TOWARDS AN ENVIRONMENTALLY SOUND LAW OF THE SEA. By Robert M. Hallman. Pp. 83. \$1.50.

WELFARE MEDICINE IN AMERICA. By Robert Stevens and Rosemary Stevens. Free Press, 1974. Pp. 386.

## ADDITIONAL ARTICLES AVAILABLE

The Editorial Board of the San Diego Law Review prepares and edits, with the advice of the Faculty, the student section of each issue of the Review. The articles are received from student writers who have previously been invited to be Candidates for Law Review on the basis of high academic achievement or success in the annual writing competition.

Unfortunately, due to budgetary restrictions, not all of the student material can be published. The unpublished material, however, may be of real value to the profession, especially to the individual attorney who is involved in research on a particular case or phase of the law which the article covers.

Accordingly, the San Diego Law Review will publish in the fourth issue of each volume a list of those materials which have been prepared and determined to be of high quality, but have not been printed. Copies of these articles may be obtained from the San Diego Law Review office. A nominal duplication and mailing cost will be charged for each article ordered. Address orders to:

The Managing Editor

The San Diego Law Review

University of San Diego School of Law

Alcala Park

San Diego, Ca. 92110

## NOTES

FIXED COMMISSION RATES ABOLISHED: AN ANTITRUST PERSPECTIVE  
.....*Charles S. Haughey, Jr.*

RESURRECTION OF THE MINIMUM FEE SCHEDULES: *Goldfarb v. Virginia State Bar* .....*Yesmin Elizabeth Saide*

June 1975 Vol. 12 No. 4

## COMMENTS

ADULT OR JUVENILE STATUS: WHO SHOULD DECIDE \_\_\_\_*Janelle Davis*

AGE-BASED RESTRICTIVE COVENANTS OF ADULT CONDOMINIUM

COMMUNITIES AS VIOLATIONS OF EQUAL PROTECTION

\_\_\_\_\_*Josephine A. Kiernan*

*Almeida-Sanchez v. United States* AND *United States v. Bowne*,

ROVING PATROL AND FIXED CHECKPOINT IMMIGRATION SEARCHES:

THE REVOCATION OF AN EXTRAVAGANT LICENSE \_\_\_\_*Robert J. Hanna*

ASSOCIATIONS: THEIR STANDING TO SUE AS REPRESENTATIVES IN CALI-

FORNIA CLASS ACTIONS \_\_\_\_\_*John G. Scherb*

ATTORNEY INCOMPETENCE AS A GROUND FOR PROFESSIONAL DISCIPLINE

\_\_\_\_\_*Dennis W. Daley*

*Bangor Punta Operations, Inc. v. Bangor & Aroostook Railroad Co.:*

FEDERAL RULE OF CIVIL PROCEDURE 23.1(1) OR THE PUBLIC INTEREST

\_\_\_\_\_*Karen E. Chandler*

*Bozung v. Local Agency Formation Commission:* AN ENVIRON-

MENTAL IMPACT REPORT IS REQUIRED FOR A CITY ANNEXATION

\_\_\_\_\_*Janelle Davis*

*Burrows v. Superior Court of San Bernardino County:* A NEW

RIGHT TO PRIVACY IN BANK RECORDS \_\_\_\_\_*Judith Solomon*

CABLE TELEVISION AND COPYRIGHT LIABILITY: *Teleprompter Corp. v.*

*Columbia Broadcasting System, Inc.* \_\_\_\_\_*Brian G. Rix*

CALIFORNIA DISCIPLINARY PROCEEDINGS OR "HOW TO DISBAR YOUR

FAVORITE ATTORNEY" \_\_\_\_\_*Susan L. Waggener*

CALIFORNIA'S RECOUPMENT STATUTE:

IT'S A BARGAIN \_\_\_\_\_*William R. Fletcher*

*Cleaver v. Wilcox* \_\_\_\_\_*Jan Gonnerman*

CONJUGAL VISITS IN AN INSTITUTIONAL SETTING:

AN OVERVIEW \_\_\_\_\_*William M. Holzman*

CONNOLLY DEVELOPMENT—BREAKING GROUND IN THE CONSTRUCTION

INDUSTRY \_\_\_\_\_*Robert D. Middendorf*

CONSTITUTIONAL IMPLICATIONS OF A STATE UNIVERSITY ENDORSING A

STUDENT PUBLICATION, THE \_\_\_\_\_*James J. Thomson, Jr.*

- CONSUMER CLASS ACTION LEGISLATION: A LITTLE HOPE AFTER *Zahn & Eisen* ..... *Jean Kilpatrick*
- CONSUMER PRODUCT WARRANTIES: "THE BOLD PRINT GIVETH AND THE FINE PRINT TAKETH AWAY" ..... *Richard A. Heller*
- CREDIT CARD CONSUMERS: DISCRIMINATION IN THE MARKET PLACE ..... *Marco A. Famiglietti*
- DIEGO GARCIA NAVAL FACILITY AND UNITED NATIONS RESOLUTION 2832 (XXVI): A CONFLICT IN THE LAW OF THE SEA IN THE INDIAN OCEAN, THE ..... *Robert LaBerge*
- DRUNK-DRIVING ACCIDENTS: POTENTIAL LIABILITY FOR THE SOCIAL HOST ..... *Charles F. Gorla*
- EFFECT OF *Eisen v. Carlisle & Jacquelin* ON CORPORATE CLASS ACTIONS, THE ..... *Henry Klein*
- ENERGY-ENVIRONMENT DILEMMA—ELECTRICAL POWER PLANT SITING: THE CALIFORNIA APPROACH, THE ..... *Richard Berg*
- EXCLUSION AND DEPORTATION OF RESIDENT ALIENS—THE RE-ENTRY DOCTRINE: A PRINCIPLE IN NEED OF REFORM ..... *Matthew Herron*
- FEDERAL DIVERSITY VENUE IN ANTICIPATORY BREACH OF CONTRACT—WHERE DOES THE CLAIM ARISE? ..... *William M. McGuigan*
- FEDERAL TAX LIENS: HOW MUCH IS ENOUGH ..... *R. John Kohlbrand*
- Hochfelder v. Ernst*: A NEW TWIST—EXTENDING ACCOUNTANT'S LIABILITY UNDER THE FEDERAL SECURITIES ACTS ..... *Judy Bassham*
- IMPLICATIONS OF *Mitchell v. W.T. Grant Co.*: REFINEMENTS IN REPLEVIN AND SELF-HELP DUE PROCESS REQUIREMENTS ..... *Louis W. Dillman*
- IRS TAX LEVY: HOW MUCH IS ENOUGH?, THE ..... *R. John Kohlbrand*
- KEEP THE HOMEFIRES BURNING: SEX DISCRIMINATION IN THE MILITARY—THE JUDICIAL APPROACH ..... *Jim Heller*
- LAW OF THE SEA AND U.S. ENERGY POLICY ..... *Larry J. Gallagher*
- LESBIANS IN THE MILITARY ..... *Sharon Sherman*
- No Oil Inc. v. City of Los Angeles*—CEQA GROWS UP ..... *John Murphy*
- OCCUPATIONAL DISEASE RECOVERY IN STRICT LIABILITY FOR FAILURE TO WARN ..... *Clayton M. Anderson*

PENDENT JURISDICTION AND AGGREGATION OF CLAIMS IN CLASS ACTION  
SUITS REQUESTING MONETARY AND INJUNCTIVE RELIEF

\_\_\_\_\_*John K. Mirau*

PURCHASE OF STOCK BY WHICH STOCKHOLDER BECOMES A BENEFICIAL  
OWNER IS NOT COVERED BY SECTION 16 (b) \_\_\_\_\_*Michael J. Streit*

REAPPRAISAL OF THE NATIONAL LABOR RELATIONS BOARD'S USE OF  
ADJUDICATION RATHER THAN RULE MAKING: *NLRB v. Bell Aero-*  
*space Co.*, A \_\_\_\_\_*Henry Klein*

ROBBINS RAPE EVIDENCE LAW—A VIOLATION OF THE DEFENDANT'S  
CONSTITUTIONAL RIGHT TO PRESENT A DEFENSE, THE *Judy Bassham*  
ROUTINE DESTRUCTION OF EVIDENCE: A DENIAL OF DUE PROCESS

\_\_\_\_\_*John K. Mirau*

*SEC v. Coffey*: CONTROLLING PERSONS VULNERABILITY TO SECURITIES  
AND EXCHANGE COMMISSION INJUNCTION \_\_\_\_\_*Stephen V. Rupp*

SECURITIES INVESTOR PROTECTION ACT FOUR YEARS LATER: BUILDING  
A BETTER GARBAGE DISPOSAL FOR THE SECURITIES INDUSTRY

\_\_\_\_\_*Clayton M. Anderson*

STANDING TO SUE: THE DOCTRINE ACCORDING TO ARTICLE 173 OF THE  
TREATY OF ROME \_\_\_\_\_*Terrence L. Bingman*

SUMMARY FORFEITURE OF PRISON WAGES OR DUE PROCESS: APPLYING  
*Wolf v. McDonald* \_\_\_\_\_*Jan I. Goldsmith*

TENANTS IN FEDERALLY-ASSISTED HOUSING: THE RIGHT TO DUE PROC-  
ESS BEFORE EVICTION \_\_\_\_\_*James W. Austin III*

*Tucker v. Lassen Savings and Loan Association*: THE DEATH-KNELL  
OF UNJUSTIFIED ACCELERATION IN SECURED REAL PROPERTY TRANS-  
ACTIONS \_\_\_\_\_*Shaun Boss*

UBI JUS IBI REMEDIUM: THE PRIVATE RIGHT OF ACTION UNDER  
THE INVESTMENT ADVISERS ACT OF 1940: *Bolger v. Laventhol,*  
*Krekstein, Horwath and Horwath* \_\_\_\_\_*Michael J. Streit*

UNCHARGED MISCONDUCT EVIDENCE: AN ACUTE CASE OF JUDICIAL  
SCHIZOPHRENIA \_\_\_\_\_*Kathryn Cooney*

*United States v. Mendez-Rodriguez*: A CASE OF THE GOVERNMENT  
UNILATERALLY MAKING WITNESSES INACCESSIBLE BEFORE THE  
DEFENSE HAS HAD AN OPPORTUNITY TO INTERVIEW THEM

\_\_\_\_\_*Andrew D. Rose*

USE OF HYPNOTICALLY INDUCED EVIDENCE, THE \_\_\_\_\_ *Fred Berkley*  
VERDICT OR JUDGMENT: THE REINECKE "CONVICTION" AND THE FOR-  
FEITURE OF PUBLIC OFFICE \_\_\_\_\_ *Douglas C. Holland*  
WAIVER OF THE CRIMINAL DEFENDANT'S RIGHT TO BE PRESENT: SHOULD  
SOME HIGHER STANDARD BE REQUIRED? \_\_\_\_\_ *Jean Kilpatrick*  
*Wolf v. McDonnell*—REASONABLE LIMITATION ON PRISON DISCIPLI-  
NARY DUE PROCESS? \_\_\_\_\_ *James W. Austin III*

SPECIAL STATEMENT *re Hollick, United States and Canadian Policy Processes in Law of the Sea*, 12 SAN DIEGO L. REV. 518 (1975). The article by Professor Ann L. Hollick that appeared in the April issue, *Law of the Sea VII*, is based substantially on an earlier article by her published in *International Organization*. The reader should refer to:

Hollick, *Canadian-American Relations: Law of the Sea*, 28 INT'L ORGANIZATION 755 (1974).